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.7	UNITED STATES DISTRICT COURT	
.8	CENTRAL DISTRIC	T OF CALIFORNIA
.9	LARRY MOORE, as an individual and on behalf of all others similarly situated,	CASE NO. 5:09-cv-2020- GW(CWx)
20	Plaintiffs,	}
21	VS.	) JOINT SETTLEMENT STATUS REPORT
22	C.R. ENGLAND, INC., a corporation,	) ) [[PROPOSED] ORDER
23	Defendant.	submitted herewith]
24	Defendant.	Date: October 20, 2011 Time: 8:30 a.m. Ctrm: 10
25		Judge George Wu
26		
27		
28		

1 Case No. 5:09-cv-2020-GW(CWx) JOINT SETTLEMENT STATUS REPORT Plaintiff, Larry Moore ("Moore"), and Defendant, C.R. England, Inc., respectfully submit the following Joint Settlement Status Report:

- 1. On September 15, 2011, the parties filed their Notice of Settlement (ECF No. 191), advising the Court that the case had settled. On September 16, 2011, the Court entered its Order (ECF No. 192) instructing the parties to file a stipulation to dismiss the case by Noon on October 19, 2011, or to appear for a show-cause hearing on October 20, 2011 at 8:30 a.m.
- 2. The parties have finalized the terms of their Settlement Agreement and anticipate executing the Settlement Agreement shortly. Because the Settlement Agreement has been approved but not yet executed by all parties, and because the Settlement Agreement includes terms providing Plaintiff Larry Moore with time to consider and revoke the agreement as required by federal law.
- 3. Accordingly, the parties request that the court vacate the show cause hearing on October 20, 2011 and reset it in 30 days to allow the parties to fully execute the Settlement Agreement and be beyond the mandated revocation period such that the Settlement Agreement will be fully enforceable when the parties file the Stipulation and Order for Dismissal.

WHEREFORE, the parties jointly request that the Court vacate the October 20, 2011 show-cause hearing and re-set the matter for hearing on or after November 21, 2011 based on the Court's availability.

Dated: October 19, 2011

Respectfully submitted,

/s/James H. Hanson James H. Hanson

Attorney for Defendant, C.R. England, Inc.

Dated: October 19, 2011 1 2 LAW OFFICES OF PETER M. HART 3 4 /s/Amber S. Healy Amber S. Healy 5 Attorneys for Plaintiff, Larry Moore 6 SIGNATURE CERTIFICATION 7 I hereby certify that the content of this document is acceptable to 8 Amber Healy, Larry W. Lee, Kenneth Yoon and Peter Hart, counsel for Plaintiff, 9 and that I have obtained the authorization from Amber Healy to affix her electronic 10 signature to this document. 11 Dated: October 19, 2011 12 Respectfully submitted, 13 14 15 /s/Amber Healy Amber Healy 16 Attorney for Plaintiff, 17 Larry Moore 18 19 20 21 22 23 24 25 26 27 28

**CERTIFICATE OF SERVICE** 1 2 I hereby certify that a copy of the foregoing was filed electronically this 19th day of October, 2011. Notice of this filing will be sent to the following 3 4 parties by operation of the Court's electronic filing system and parties may 5 access this filing through the Court's system. 6 Larry W. Lee <a href="mailto:lwlee@diversitylaw.com">lwlee@diversitylaw.com</a> Kenneth H. Yoon 7 kyoon@yoon-law.com Diversity Law Group, P.C. Law Offices of Kenneth H. Yoon Citigroup Center, Suite 1370 8 One Wilshire Blvd., Suite 2200 444 S. Flower Street Los Angeles, California 90017 9 Los Angeles, California 90071 10 Kimberly Anne Westmorland kwestmoreland.loph@gmail.com Peter M. Hart hartpeter@msn.com 11 Law Offices of Peter M. Hart Law Offices of Peter M. Hart 12121 Wilshire Boulevard, Suite 205 12121 Wilshire Boulevard, Suite 12 Los Angeles, California 90025 205 13 Los Angeles, California 90025 14 Amber Healy 15 ahealy.loph@gmail.com Law Offices of Peter M. Hart 16 12121 Wilshire Boulevard, Suite 205 17 Los Angeles, California 90025 18 19 20 21 /s/James H. Hanson James H. Hanson 22 23 24 25 26 27 28